

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

Hans George Alexander

17CV3170

Write the full name of each plaintiff.

(Include case number if one has been assigned)

-against-

City of New York

New York City Police Dept

P.O. Malik McClood Sheld#

& Three Unknown Police officers

of the 40th PCT.

COMPLAINT

Do you want a jury trial?

Yes No

Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

2017APR28 PM 1:48
S.D. OF NY
COURT PROSTAFFER

NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore *not* contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include *only*: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number. See Federal Rule of Civil Procedure 5.2.

I. BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal-court jurisdiction in your case?

Federal Question

Diversity of Citizenship

A. If you checked Federal Question

Which of your federal constitutional or federal statutory rights have been violated?

The 4th Amendment of The Constitution
To be free from Unlawful Search
& Seizure (Shall) NOT be VIOLATED.
SHALL MEANS legally mandatory

B. If you checked Diversity of Citizenship

1. Citizenship of the parties

Of what State is each party a citizen?

The plaintiff, Hans George Alexander, is a citizen of the State of
(Plaintiff's name)

New York

(State in which the person resides and intends to remain.)

or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of _____.

If more than one plaintiff is named in the complaint, attach additional pages providing information for each additional plaintiff.

If the defendant is an individual:

The defendant, Malik McCloud, is a citizen of the State of
(Defendant's name)

New York

or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of

If the defendant is a corporation:

The defendant, City of New York, is incorporated under the laws of
the State of New York

and has its principal place of business in the State of New York

or is incorporated under the laws of (foreign state)

and has its principal place of business in 100 church street, N.Y., NY

If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.

II. PARTIES

A. Plaintiff Information

Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.

HANS GEOERGE Alexander

First Name

Middle Initial

Last Name

712 UNION AVE

Street Address

Bronx

N.Y.

10455

County/City

State

Zip Code

(347)299-9966

hansalexander116@gmail.com

Telephone Number

Email Address (if available)

Defendant 4:

3 UNKNOWN Police officers

First Name

Last Name

Current Job Title (or other identifying information)

40TH PC

Current Work Address (or other address where defendant may be served)

Bronx NY 10451

County, City

State

Zip Code

III. STATEMENT OF CLAIM

Place(s) of occurrence:

UNION AVE Between 155 & 165th

Date(s) of occurrence:

Sept 2, 2016 at 9:50 PM

FACTS:

State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and what each defendant personally did or failed to do that harmed you. Attach additional pages if needed.

ON September 2, 2016 at 9:50 pm
I was returning from the store
and called a person I owed two
dollars to come down stairs and
get it, I dropped the two dollars
and Police Officer Malik McCleod
& 3 UNKNOWN officers from the
40th precinct in the Bronx
Jumped out of a van, stopped
me, put their hands in my pockets,
arrested me without probable cause
across the street from my house
#12 UNION AVE, committed perjury
offered a false instrument for filing

Violated my ~~my~~ 4th Amendments
rights to the USA Constitution,
New York State Constitution New York
City Charter, chapter 18 section
§ 935 New York State Criminal
Procedure Law § 140.10 & Fraud.
False Arrest, unlawful IMPRISONMENT
Malicious Prosecution. By saying
he saw 3 bags of crack in my left
pocket at 9⁵⁰ PM is a complete falsehood
INJURIES: Unless he is superman...

If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received.

Being arrested for nothing
across the street from my house
and I am a law student at
New York University. I have
a 96.6 average

IV. RELIEF

State briefly what money damages or other relief you want the court to order.

Ten Million Dollars.
for have to defend this
fraudulent case.
\$ 10,000.000~~\$~~

V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

4-19-17		<u>Hans Alexander</u>	
Dated		Plaintiff's Signature	
First Name	HANS	Middle Initial	A
Street Address	712 UNION AVE	Last Name	Alexander
County/City	Bronx	State	N.Y.
Telephone Number	347 333-1287 347 299-9964	Zip Code	10455
Email Address (if available)			
hansalexander116@gmail.com			

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

Yes No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

2016BXD478451



CRIMINAL COURT OF THE CITY OF NEW YORK
BRONX COUNTY

THE PEOPLE OF THE STATE OF NEW YORK

v.

STATE OF NEW YORK

COUNTY OF THE BRONX

1. HANS ALEXANDER M/54
Arrest# B16649960

Defendant

SGT CHARLES DAVIS of CJB, Shield# 3566, states that on or about September 2, 2016 at approximately 9:50 PM at the corner of EAST 156TH STREET and UNION AVENUE, County of the Bronx, State of New York,

THE DEFENDANT COMMITTED THE OFFENSE OF:

1 (M) P.L. 220.03 Criminal possession of a controlled substance in the seventh degree DQO

IN THAT THE DEFENDANT DID: knowingly and unlawfully possesses a controlled substance.

THE GROUNDS FOR THE DEFENDANT'S BELIEF ARE AS FOLLOWS:

Deponent states, upon information and belief, the source of which is the supporting deposition being filed with this instrument by PO MALIK MCCLOUD Shield# 30082 of the 40 PCT that at the above time and place informant observed the defendant to have on his person, in his left pants pocket three (3) ziplock bags containing a white rock-like substance alleged to be crack/cocaine.

Informant believes the aforementioned substance to be as indicated above based on informant's training and experience, which includes training in the recognition of CONTROLLED SUBSTANCES and MARIJUANA (a dried green leafy substance with a distinctive odor) as well as their packaging and PRESCRIBED CONTROLLED SUBSTANCES based on the label on the container.

FALSE STATEMENTS MADE HEREIN ARE PUNISHABLE
AS A CLASS A MISDEMEANOR PURSUANT TO P.L. 210.45

09/13/2016 (11:14)

DATE and TIME

SIGNATURE



002459376

2016BXD47845

CRIMINAL COURT OF THE CITY OF NEW YORK
BRONX COUNTY

THE PEOPLE OF THE STATE OF NEW YORK

v.

1. HANS ALEXANDER M/54
Arrest# B16649960

STATE OF NEW YORK
COUNTY OF THE BRONX

Defendant

SGT CHARLES DAVIS of CJB, Shield# 3566, states that on or about September 2, 2016 at approximately 9:50 PM at the corner of EAST 156TH STREET and UNION AVENUE, County of the Bronx, State of New York,

1 THE DEFENDANT COMMITTED THE OFFENSE OF:
1 (M) P.L. 220.03

Criminal possession of a controlled substance in the seventh degree DQO

IN THAT THE DEFENDANT DID: knowingly and unlawfully possesses a controlled substance.

THE GROUNDS FOR THE DEFENDANT'S BELIEF ARE AS FOLLOWS:

Defendant states, upon information and belief, the source of which is the supporting deposition being filed with this instrument by PO MALIK MCLOUD Shield# 30082 of the 40 PCT that at the above time and place informant observed the defendant to have on his person, in his left pants pocket three (3) ziplock bags containing a white rock-like substance alleged to be crack/cocaine.

Informant believes the aforementioned substance to be as indicated above based on informant's training and experience, which includes training in the recognition of CONTROLLED SUBSTANCES and MARIJUANA (a dried green leafy substance with a distinctive odor) as well as their packaging and PRESCRIBED CONTROLLED SUBSTANCES based on the label on the container.

FALSE STATEMENTS MADE HEREIN ARE PUNISHABLE
AS A CLASS A MISDEMEANOR PURSUANT TO P.L. 210.45

JAF R

2:16 7845



POLICE DEPARTMENT OF THE CITY OF NEW YORK
Desk Appearance Ticket

Precinct of Arrest: 040

DAT Serial No: 040 12876

OLBS Arrest-ID: B13649960

The People of the State of New York VS

Defendant Name: ALEXANDER HANS
 Defendant Address: 712 UNION AVENUE,
 BRONX, NY

Age: 54 yrs

Date of Birth: 07/17/1962

You are hereby summoned to appear in the Criminal Court of the City of New York to answer a criminal charge made against you.

Top Offense Charged: PL 220.02
 County: Bronx
 At Loc: 215 East 16 Street, Bronx, NY 10451

Time: 09:30 AM

Date: 11/15/2016

Instructions for Defendant:

Upon appear at the time and date indicated above, and present this form to the court clerk.
 FAILURE TO APPEAR WILL RESULT IN THE ISSUANCE OF A WARRANT FOR ARREST.

Should you fail to appear for the offense charged above, in addition to a warrant being issued for your arrest, you may be charged with additional violations of the penal law which upon conviction may subject you to a fine, imprisonment or both. Additionally, if you fail to comply with the directions of this Desk Appearance Ticket, any bail paid will be subject to forfeiture.

Additional Instructions:

BRAINS PROPER ID

Acknowledgement of Defendant:

I, the undersigned, do hereby acknowledge receipt of the above Desk Appearance Ticket, personally served upon me, and do agree to appear as indicated.

Defendant Signature: Alexander Hans Time: 1:15 AM

Date: 9/3/16

Photographed by:

Time: _____

Date: _____

FingerPrinted: _____

Rank: POM

Tax Reg: 954114

Arresting Officer: MCCLOUD, MALIK Shield: --

Command: 040

Agency: NYPD

Squad: 40TH PRECINCT

Address of Agency if not NYPD:

Was cash bail accepted? _____

MONEY ORDER

Amount: \$ _____

9/28/16
\$250.00

Po McCLOUD
 Signature Issuing Officer

9/3/16
 Date

Signature Desk Officer

Pay To: UNITED STATES TREASURY
 Two Hundred Fifty Thousand Dollars
 By: Alexander H. Blaufelds
 Authorized Representative
 Scanned by CamScanner

